FORM PTO-1594(modified) RECC

09-10-2001



EET U.S. Department of Commerce
Patent and Trademark Office

101837100

| To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof | | | | |
|---|---|--|--|--|
| 1. Name of conveying party(ies): | 2. Name and address of receiving party(ies) | | | |
| Houghton International, Inc. | Name: <u>Houghton Technical, Inc.</u> | | | |
| □ Individual(s) □ Association □ General Partnership □ Limited Partnership | Internal Address: | | | |
| Corporation-Pennsylvania □ Other | Street Address: 300 Delaware Ave., Suite 316 | | | |
| Additional/name(s) of conveying party(ies) attached? □ yes no | Wilmington, DE 19801 □ Individual(s) citizenship □ Association □ General Partnership | | | |
| 3. Nature of Conveyance: | □ Limited Partnership Corporation-State Delaware □ Other | | | |
| Security Agreement Change of Name Other - Confirmatory Trademark Assignment | If assignee is not domiciled in the United States, a domestic representative designation is attached: | | | |
| Execution Date: <u>August 22, 2001</u> | (Designations must be a separate document form assignment) addition name(s) & address(es) attached? | | | |
| 4. Application number(s) or patent number(s): | | | | |
| A. Trademark Application No.(s) B. Trademark Registration No.(s) | | | | |
| Schedule B | | | | |
| Additional numbers attached: yes □ no | | | | |
| 5. Name and address of party to whom correspondence concerning document should be mailed: | 6. Total number of applications and registrations involved:36 | | | |
| Name: HOWSON AND HOWSON | 7. Total fee (37 CFR 3.41)\$ 915.00 | | | |
| Internal Address: | Enclosed | | | |
| Street Address: P.O. BOX 457 | Authorized to be charged to deposit account | | | |
| One Spring House Corporate Center | 8. Deposit account number: | | | |
| City: Spring House State: PA Zip: 19477 | | | | |
| 0/2001 DBYRIE 00000026 653660 | | | | |
| To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Stanley B. Kita | | | | |
| Name of Person Signing Six | nature Dave cover sheet, attachments, and document: | | | |
| | | | | |

SCHEDULE B

| Mark | Registration | Registration Date |
|---------------------------|--------------|-------------------|
| TANDEMOL | 653660 | 10-29-57 |
| MAR-TEMP | 515719 | 9-27-49 |
| HOUGHTO-SAFE 620 | 727626 | 2-20-62 |
| HOUGHTODRAW | 256723 | 5-21-29 |
| HOUGHTON'S LIQUID HEAT | 183195 | 4-22-24 |
| HOUGHTON'S | 94638 | 12-23-13 |
| HOUGHTON & H DESIGN | 998375 | 11-19-74 |
| AQUA-QUENCH | 931209 | 3-28-72 |
| CERFA-KLEEN | 711329 | 2-14-61 |
| CINDEPOL | 953448 | 2-20-73 |
| CINDOL | 776873 | 9-15-64 |
| COSMOLINE | 398265 | 10-20-42 |
| COSMOLUBRIC | 146254 | 9-6-21 |
| CUT-MAX | 354220 | 2-8-38 |
| HI-TEMP | 911722 | 5-25-71 |
| HOCUT | 256604 | 5-21-29 |
| HOUGHTO-BLACK | 503431 | 10-26-48 |
| HOUGHTO-CLEAN | 222255 | 12-28-26 |
| HOUGHTON'S DRAW TEMP | 183194 | 4-22-24 |
| THE HOUGHTON LINE | 124386 | 2-11-19 |
| HYDRA-CUT | 1085200 | 2-14-78 |
| HYDROLUBRIC | 146255 | 9-6-21 |

| HOUGHTOGRIND | 256724 | 5-21-29 |
|----------------|---------|----------|
| HOUGHTO-SAFE | 704471 | 9-20-60 |
| HOUGHTO-QUENCH | 515021 | 9-13-49 |
| HYDRO-DRIVE | 524927 | 5-9-50 |
| HYDRA-VIS | 1289635 | 8-14-84 |
| MAR TEMP | 503907 | 11-16-48 |
| PERMASOL | 302904 | 5-2-33 |
| RUST VETO | 132171 | 6-15-20 |
| SLIMEX | 751891 | 7-2-63 |
| SOLCUT | 108250 | 1-25-16 |
| STA-PUT | 302902 | 5-2-33 |
| TANDEMOL | 2158959 | 5-19-98 |
| VITAL | 227927 | 5-17-27 |
| LANOLUBRIC | 836180 | 10-3-67 |

CONFIRMATORY TRADEMARK ASSIGNMENT

WHEREAS, E.F. Houghton & Co., (now by change of name HOUGHTON INTERNATIONAL, INC.), a Pennsylvania corporation, having its principal place of business at Madison & Van Buren Avenues, P.O. Box 930, Valley Forge, PA 19482-0930 (ASSIGNOR), was the owner of certain common law and registered trademarks and goodwill associated with the trademarks, including the federal registrations therefor set forth on SCHEDULE B (MARKS); and

WHEREAS, on March 23, 1993 E.F. Houghton & Co. changed its name to HOUGHTON INTERNATIONAL, INC.;

WHEREAS, Houghton Technical, Inc., a Delaware corporation, having its principal place of business at 300 Delaware Ave., Suite 316, Wilmington, DE 19801 (ASSIGNEE), acquired certain assets of E.F. Houghton & Co., including the aforesaid MARKS, by Agreement dated September 1, 1990 (AGREEMENT), and wishes to confirm the assignment of the MARKS from E.F. Houghton & Co. to Houghton Technical, Inc. in an instrument suitable for recording;

NOW, THEREFORE, for One Dollar (\$1.00) and other good and valuable consideration, including the covenants and undertakings set forth in said AGREEMENT, the receipt and sufficiency of which is hereby acknowledged, and intending to be legally bound, ASSIGNOR does hereby assign, and confirm the assignment, unto ASSIGNEE of ASSIGNOR's entire right, title

and interest in and to the MARKS listed on SCHEDULE A, together with the goodwill of the business symbolized by said MARKS, and including the right to prosecute and recover damages for any past infringements thereof.

Executed this 22 md day of huguet, 2001 to be effective as of September 1, 1990.

RECORDED: 09/06/2001

HOUGHTON INTERNATIONAL, INC.

William F. MacDonald, Jr.

Chairman of the Board and President